## COMMONWEALTH OF KENTUCKY

## BEFORE THE PUBLIC SERVICE COMMISSION

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In the Matter of:

THE NOTICE OF PURCHASED

GAS ADJUSTMENT FILING OF

PENDLETON COUNTY WATER

DISTRICT, GAS DIVISION

CASE NO.
8568-U

## ORDER

On December 8, 1982, the Commission issued its Order in Case No. 8568 approving certain adjustments in rates and providing under certain conditions for the further adjustment of such rates when the wholesale cost of gas is increased or decreased or a refund is received.

On June 27, 1985, Pendleton County Water District, Gas Division, ("Pendleton") notified the Commission that it had received a refund from Columbia Gas Transmission Corporation ("Transmission"). The refund is the result of Federal Energy Regulatory Commission Opinion No. 202-A issued November 8, 1984, pertaining to the Columbia LNG minimum bill issue.

After reviewing the record in this case and being advised, the Commission is of the opinion and finds that:

- (1) Pendleton has received a refund in the amount of \$3,822 from its supplier to be refunded to its customers.
- (2) A refund factor of 23 cents per Mcf should be used as a reduction in the purchased gas adjustment.

- (3) The refund factor should remain in effect for three months or until such time as the full amount plus interest has been returned to Pendleton's customers.
- (4) The refund should begin with meter readings taken on July 1, 1985, or as soon as practical thereafter.
- (5) Pendleton should refund the amounts reported in its application plus interest at a rate equal to the average of the "3-Month Commercial Paper Rates" less 1/2 of 1 percent to cover the costs of refunding. These monthly rates are reported in the Federal Reserve Bulletin and the Federal Reserve Statistical Release.

IT IS THEREFORE ORDERED that Pendleton shall apply a refund factor in the amount of 23 cents per Mcf as a reduction in the approved purchased gas adjustment beginning with meter readings taken on July 1, 1985, or as soon as practical thereafter, and this refund factor shall remain in effect until such time as necessary so that the total amount refunded will, as nearly as possible, reflect the amount received. The refund factor will terminate when the amount refunded equals the refund herein reported plus interest.

IT IS FURTHER ORDERED that within 30 days from the date the refund factor is terminated Pendleton shall file with this Commission a summary statement showing a reconciliation of customer billings and the amount refunded.

IT IS FURTHER ORDERED that within 30 days of the date of this Order Pendleton shall file with this Commission its revised tariffs setting out the refund factor authorized within. All other rates and charges shall remain in full force and effect.

Done at Frankfort, Kentucky, this 24th day of July, 1985.

PUBLIC SERVICE COMMISSION

Chairman D. Homensh

Vice Chairman

Not perticipating

ATTEST:

Secretary